# KENTUCKY GAZETTE

# AND GENERAL ADVERTISER.

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BY DANIEL BRADFORD, LEXINGTON.

AN ACT TO ESTABLISH CIRCUIT COURTS. PASSED DECEMBER 20th, 1802.

System is found to be inconvenient and Monday in April, July and October in That the sheriffs of the several counties expensive:

the circuits herein after mentioned, to wit: The counties of Montgomery and by held on the third Monday in April, July and October in Sec. 13. And be it further enacted, wit: The counties of Montgomery and by held on the third Monday in April, July and October in Sec. 13. And be it further enacted, That when any person, not being a held at the court-house in the county of Montgomery; the counties of Bourbon and Nicholas shall compose one circuit, and the court-house of Bourbon county; the counties of Mason and Bracken shall compose one circuit, and the court-house of Mason and Bracken shall compose one circuit, and the court-house of Mason county; the Campbell circuit shall be held on the fourth Monday in April, July and October in every year; the Harrison circuit shall be held on the first Monday in February, May and August in every year; the counties of Mason and Bracken shall compose one circuit, and the court-house of Mason county; the counties of Mason county; the Campbell circuit shall be held on the fourth Monday in April, July and October in every year; the Christian circuit shall be held on the fourth Monday in March, June and September in every war; and the county to the circuit court of the county to the circuit court in the count count act shall receive as a compensation for shall receive as a compensation of shall receive as a compensation for shall receive as a compensation for shall be as good and valid as if this act compote one circuit, and the court thereof shall be held in the court-house of
Campbell county; the counties of Henry and Gallatin shall compose one circuit, and the court thereof shall be held
in the court-house of Hencuit, and the court thereof shall be held
in the court thereof shall be sumheld by this act, shall be held in the court thereof shall be sumheld by this act, shall be held in the court thereof shall be sumheld by this act, shall be held in the court thereof shall be sumheld by this act, shall be held in the court to conflitute a court, the court
held by this act, shall be shall compose one circuit, and the court thereof shall be held in the court-house are held. of Ohio county: the counties of Muhlenberg and Henderion shall compose one circuit, and the courts for the fame shall be held in the court-house in the county of Muhlenberg; the counties of Pulaski and Wayne shall compose one circuit and the court thereof shall be held in the court-house of Pulaski county; the counties of Lincoln and Knox shall compose one circuit, and the court thereof shall be held in the court-house of Lincoln county; every other county in this commonwealth fall each compose one circuit, and the court of each circuit shall be held at the county courthouse of the county composing such cir-

Sec. 3. And be it further enacted, That each circuit shall hold three terms in every year, and shall sit six judicial the circuit courts for the counties of Mason, Bourbon, Fayette, Nelson and governed, so far as they are consist-Logan, shall fit eighteen judicial days each term if necessary, except the Lo-

if necessary.

The Madison circuit shall be Sec. 4. held on the first Monday in March, June and September in every year; the Lincoln circuit shall be held on the second es, which assistant judges shall be refi Monday in March, June and September in every year; the Garrard circuit shall be held on the third Monday in March, Tune and September in every year; the Polatki circuit shall be held on the fourth Monday in March, June and September in every year; the Adair circuit shall be held on the first Monday in February, May and September in every year; the Cumberland circuit shall be held on the fecond Monday in February, May and September in every year; the Barren circuit shall be held on the third Monday in February, May and September in every year; the Greene circuit shall be held on the fourth Monday in February, May and September in every year; the Mercer circuit shall be held on the cuit judge and neither the two affistant fourth Monday in February, May and judges, nor the circuit judge and one August in every year; the Warren circuit shall be held on the first Monday in March, June and September in every year; the Logan circut shall be held on the fecond Monday in March, June and September in every year ; the Muhlenberg circuit shall be held on the third Monday in March, June and September in every year; the Ohio circuit court shall be held on the fourth Monday in March, term and render himself according to his recognizance and there be not a suf-Livingston circuit shall be held on the scent court on or before the third day That the clerks of the circuit courts stions depending in the general court first Monday in February, May and Sep- he shall be discharged. tember in every year; the Washington eircuit shall be held on the first Monday in March, June and October in every year; the Nelson circuit shall be held before some justice of the peace, that on the second Monday in March, June he will administer justice without respect ed for in the same manner and under the district courts. and October in every year; the Hardin of persons, and do equal right to the same penalties. circuit shall be held on the third Mon- poor and the rich, and that he will faithday in April, July and October in every fully and impartially discharge the duyear; the Bullit circuit shall be held ties of a circuit court judge or assiston the fourth Monday in March, June ant judge, (as the case may be) accordand October in every year; the Jefferson ing to the best of his abilities and un-circuit shall be held on first Monday in derstanding, agreeable to the constitution presiding judges of the circuit court in which they may respectively sit; which year; the Shelby circuit shall be held a certificate of his oath or affirmaore the fecond Monday in April, June tion shall be recorded in the general and October in every year; the Henry court or in the circuit court to which their circuits. Where the governor fuch circuit fhall be held on the third Mond: 1y in April, June and October in every lotted or belong.

and September in every year; the Jef- noon of the fourth day. samine circuit shall be held on the third Sec. 12. And be it further enacted every year; the Clarke circuit shall be in which circuit courts are held, shall held on the first Monday in April, July summon grand jurors to attend the faic General Assembly, That the prefent diftrict courts and general court shall be gomery circuit shall be held on the fourth and are hereby abolished, so soon as this Monday in April, July and October in the same manner they are now directed to summon grand jurors to attend the land are hereby abolished, so soon as this monday in April, July and October in the same manner they are now directed to summon grand jurors to attend the land courts in the same manner they are now directed to summon grand jurors to attend the land courts and general court shall be made and october in the same manner they are now directed to summon grand jurors to attend the land courts in the same manner they are now directed to summon grand jurors to attend the land courts in the same manner they are now directed to summon grand jurors to attend the land courts and general court shall be made and october in the same manner they are now directed to summon grand jurors to attend the land courts and general court shall be made and october in the same manner they are now directed to summon grand jurors to attend the land courts and general court shall be made and october in the same manner they are now directed to summon grand jurors to attend the land courts and general court shall be made and october in the same manner they are now directed to summon grand jurors to attend the land courts are shall be made and october in the same manner they are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed to summon grand jurors to attend the land courts are now directed every year; the Fleming circuit shall be courts; and the faid sheriff shall attended Sec. 2. Be it further enacted, That held on the first Monday in March, June the circuit courts in the same manner circuit courts shall be and they are hereby established, and shall be held within

Sec. 6. And be it further enacted

That the clerk of the general court and each circuit court shall make out his court docket within three days after the rule day next preceding each term. Sec. 7. And be it further enacted, That the circuit courts established by this act shall have jurisdiction in all caufes matters and things at common law and chancery, within their respective circuits, except in causes, of less value than five pounds, or one thousands pounds of tobacco, and except fo far as shall be otherwise directed by this act, and the faid circuit courts within their respect- ings and also the sum in which he and be held by this ad and also to summon a ive circuits shall have the same power, authority and jurifdiction which the diftrict courts and quarter fession courts are vested with; and the said circuit courts shall be governed by the same rules and regulations by which the faid fail or refuse to give bail, in both cases to appear at the same time and place for ent and compatible, and where they are inconfistant the faid circuit courts shall

Sec. 8. And be it further enacted, That each circuit court shall confist of one circuit judge and two affistant judge dents of the county in which the circui court shall be held to which they shall be appointed. The circuit judge or th two affistant judges or the circuit judge and one affistant shall be sufficient t constitute a court. When the circuit judge alone constitutes a court he can not proceed to the trial of criminal whose punishment, if convicted, would be capital or confinement in the fail and penitentiary, but the trial of fuch prifoner shall be continued over till the next term, unless the prisoner petition

the court to proceed to trial. Sec. 9. Be it further enacted, That where a criminal cafe is continued in consequence of there being but the cirprisoner shall be bailed as of right, and the bail shall be according to his ability and the degree of his offence. Where only the circuit judge attends and the accused person petition to be tried, but the jury do not agree in their verdict t is no bar to his being bailed, and if he attend on the first day of the succeeding court, where they shall be decided on

Sec. 10. And be it further enacted, That before any circuit or affiftant judg can act as fuch, he shall swear or affirm

in March, June and September in every court shall stand adjourned from day to in March, June and September in every court shall stand adjourned from day to dence as the quarter session courts now formation in any court having jurisdic-year; the Fayette circuit shall be held day until a court is made, should that are. They shall have power to award tion thereof to the use of the informer on the fecond Monday in March, June happen before four o'clock of the after-injunctions, writs of certiorari, ne ex-

tion of the fact; which justices or any three Sec. 22. And be infurther enacted of them shall be sufficient to constitute a That the justice bear whom a flavor court. The court having met as afore. shall be charged with any crime, shall faid shall consider whether the prisoner if there appears to him just ground so be discharged from further prosecution the charge commit such flave to the or must be tried in the circuit court of jail of his county, and issue his warran the faid county; if they are of opinion to the sheriff of the county where the the prisoner ought to be tried in the cir- offence was committed to summon the cuit court of faid county, they shall take five senior justices of the Lounty cour the depositions of the witnesses and bind of the county where the crime is alledge fuch as they think proper by recogni- ed to have been committed, in the fame zance to give evidence against such cri- manner and to meet within the same minal at his trial. If the court shall time as is directed in the case of any free

court, and until he shall be discharged by due course of law; and the clerks of the al of such Lave, and shall have the same quarter session court business. each term it necessary, except the Logan circuit which may sit twelve days
of the district courts.

be governed by the rules and regulations county courts shall immediately transpower and authority to give judgment of the district courts.

Sec. 32. And be it further enacted, mit to the commonwealth's attorney for and award execution, and in all respects. That each circuit court shall have the and proceedings on fuch trial. Sec. 14. And be it further enacted, That nine circuit judges shall be appointed and commissioned within this ommonwealth and two fit persons in

ach county in which circuit courts are

lirectad to be held by this act, to be fli-

his fecurities or bail ought to be bound :

ed affiftant judges of the circuit court to which they are appointed. Sec. 15. And be it further enacted. That the circuit judges to be appointed by this act shall hold a general court in he state house in the town of Frankfort on the first Monday in May and Decemper in every year, and shall fit at each erm fifteen days if necessary. The faid general court shall have the same power, authority and jurisdiction which the general court had, previous to the passage of this act, and shall proceed to hear & determine all causes, matters and things lepending in the general court at the ime this act takes effect, according to the rules and regulations by which the faid court has been heretofore governed

and which shall be established by law. Sec. 16. And be it further enacted, That questions of law new or difficult arising in any land cause, may be adjourned from any circuit to the general

Sec. 17. And be it further enacted, hall have the same fees as those of the and the general court shall have as ful warter fession and county courts for finilar fervices, and for other fervices the matters and things criminal as well a ame as those of the present district civil, and also over all causes which may courts, and shall be collected & account

Sec. 18. Be it further enacted, That That the clerk of each quarter feilio the circuit judges shall at each term of court abolished by this act, shall on de- under like penalties as in other cases, to the general court allot, among themselves the circuit courts they shall severwhich they may respectively sit; which papers and things belonging to his said allotment shall be certified by the judges making it, and entered on the records of

circuit shall be held on the first Monday first day of any circuit court term, the pleading set offs and giving them in evi- to be recovered by action of debt eat and habeas corpus, and any circuit judge may in vacation grant such writs That every quarter session court which to operate in any part of the commonwealth, and the two affistant judges of any circuit court shall have power in vacation to award any of those writs to operate within the circuit to which they

Sec. 20. And be it further enacted, That the circuit judges to be appointed by this act shall be allowed the sum of feven hundred and fifty dollars each, annually, payable quarterly, subject to the like deductions for non-attendance as

deem fuch prisoner bailable by law, they person charged with any crime in any thall enter the opinion in their proceed-county in which a circuit is directed to jury of the vicinage, no one of whon and where they shall be of opinion shall be matter of such flave or related to that the prisoner is not bailable, or the master or prosecutor in any degree which would be a cause of challenge to where they shall be of opinion the priioner is bailable and fuch prisoner shall a juryman in a trial between free persons a court of over and terminer for the tri ourts of quarter lemons are now au horized and directed to do in like

Sec. 26. Be it further enacted, Tha he clerk of each diffrict court within his commonwealth after this act take ffect, shall on demand, or within te lays at least thereafter, deliver to the lerk of the circuit court of the couny in which fuch district court is now neld, all the records and papers belongng to his office, except the papers an ecords belonging to the Danville dil trict court, which the clerk thereof shall deliver to the clerk of the Lincoln cin cuit court within the time aforefaid.

Sec. 24. And be it further enacted That it shall be the duty of the clerk of the prefent general court within ten lays after the clerk of the general cour erected by this act shall demand the same, to deliver all papers, records and things belonging to his office to the clerk of the general court erected by this act, under the penalty of one thouand dollars, re verable by action o debt in any court of record having ju risdiction thereof, to the use of the par ty fuing for the fame. And the cler shall in arranging the causes or questi ons depending in the general court and Franklin district court on his docket give a preference to the causes or que and complete jurisdiction in all cause be adjourned or removed from any o

Sec. 25. And be it further enacted mand or within ten days at least there-after deliver to the clerk of the circuit court of the county in which fuch quar ter fession court is now held, all records

Sec. 26. And be it further enacted That if any clerk whose duty it is to deliver, up papers, records, &c. shall fail or judge, fuch judge shall take the place of refuse so to do upon the application of Sec. 11. And be it further enacted him whose vacancy he fills.

Sec. 11. And be it further enacted him whose vacancy he fills.

Sec. 12. The faid circuit courts shall within ten days thereafter, shall forsein every year; the Woodford the two assistant judges attend on the governed by the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of one thousand dollars before this act takes effect for the court of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting and pay the sum of the same rules respecting to the same rules ru

or any person suing for the same.

Sec. 27. And be it further enacted, is now by law held in any county in which a circuit court is directed to be held by this act, shall be and the same is hereby abolished so foon as this act takes

S .. 28. And be it further enacted, That every writ or other process of any description which shall be issued returnable to the next May term of the prefent general court or any rule day thereof, shall be returned to the third day of wit: The counties of Montgomery and Floyd shall compose one circuit, the circuit court for said circuit shall be chird circuit shall be chird circuit shall be sheld on the said the sa the first term of the general court as con-

Sec. 30. Be it further enacted, That witnesses and venire men shall receive the same compensation for attending the circuit courts of the counties in which they may refide, which witnesses are now allowed for attending the courts of quarter fessions of counties in which fuch witnesses reside, and in all other cafes witnesses shall receive the same allowances for attending the circuit courts as they are now allowed for attending the quarter session court.

Sec. 31. And be it further enacted, That the clerk of each circuit court into whose hands the papers and records of any quarter session court are directed o be delivered by this act, shall dockett the causes which may be depending herein at the time this all takes effect n the order in which they stand on the locketts of fuch quarter fession court, and where the fame circuit court clerk hall receive also the papers and records of any district court shall observe the fame rule, giving preference to the

the circuit, a copy of the depolitions to proceed in the fame manner as the lame power, authority and jurifdiction ver all luits matters and things which may be depending and undetermined in any quarter session or district court at the time this act takes effect, the papers and records of which courts may be delivered to the clerk of fuch circuit court, which fuch quarter session or district court would have had in case this act ad never been passed; and such circuit court shall have the same power, authority and jurifdiction to award executions and other legal process on all decrees and judgments of fuch quarter fession and diffrict courts, as fuch quarter feflion and diffrict courts would have had in case this act had never been passed.

Sec. 83. And be it further enacted, that the jail of each county in which a circuit is directed to be held by this act hall be the jail of fuch circuit court.

Sec. 34. And be it further enacted, that every criminal or prisoner who shall remain in any district jail at the time this act takes effect for trial in such difrich courts, fuch criminals or prisoners shall be tried and proceeded against in the circuit court to be held in the couny in which fuch diffrict court is now held, in the fame manner in which fuch prisoner would have been tried and proeeded against in such district court in afe this act had not been passed.

Sec. 35. And be it further enacted, hat every writ, execution, attachment and process of every description which may be issed from any district or quarter session court before this act takes effect and returnable to a term of either of faid courts or a rule day thereof to be held fub. equent to the time this act takes effect, thall be legally returnable and shall be eturned by the sheriff or other officer he first term of the circuit court to be neld in the county in which the diffrict r quarter session court is held from which fuch writ or process may have illust d and every fuch writ or process shall by s good and valid in fuch circuit coy sit would have been in the quarter ion or district court from which it inne n case this act had not passed.

Sec. 36. And be it further enache hat every bail bond & recognizance every description taken and excel

trict court which would have been held after the time this act takes effect, in is held to which fuch bail bond or recognizance may be returnable except as be returned to the Lincoln circut court, and fuch bail bond or recognizance shall mena of the moral world. be as good and valid in faid circuit court and may be discharged in the same mannot been passed. The clerks of the circuit courts shall be entitled to the same allowances for ex-officio services as the the sheriffs of the several counties shall be entitled to the same allowances as

ted during the prefent fession of the le- fo. last day of April next.

A DISSERTATION,

(No. 2.)

DIGRESSION. "AGE OF REASON."

as the pamphlet entitled "Age of tion. Reason, or an investigation of True Who is he that would intermeddle and Fabulous Theology." In tak-between me and my God? I have an investigation of the universe, by violating more infolent or less tolerant, than laws, that connect it together.

Thus I hope I have proved,

pher, who wipes away the cobwebs The Christian who persecutes the But what is the extent of the cifed a right which belongs to him as of superstition, as to the patriot, insidel, or the insidel who persecutes who saves his country.

Charles Martel seized upon a superstition of the Ecclesiastical They are both tyrants; because ty and reveal the destiny of man, in the extent of the most consummate human knowledge?

Can it pierce the veil, which fate derives from the constitutions of has drawn between time and eternity and reveal the destiny of man, in the extent of the most consummate human knowledge?

Can it pierce the veil, which fate both France and America, and one, which grows out of the genius of all brush creek, N. W. T. where the road crosses from Limestone to Chillicothe; domains in France, to enable him to they exclude confent, by compulsion, the celestial world? Do the most republican institutions. break down the banners of Mahomet, that had been erected in Euther that had been erected in Eu fent him to hell, as an act of divine infidel from the right of thinking who wrote the "Secret History of the Council of Trent," an individual who had acquired all the wifdone, under whatever pretext; or dom and possessed an actual philosopher, was facri- of a the cleven to twelve from the Oof an actual philosopher, was lacritext is false, and the authority is timents of all the children of men. ficed at the foot of the alter, to appeare the vengeance of Catholic def-usuration, from the superior claims lect proves impotent in its research potism. He received nineteen dag- of natural right. Will the Christi- es after the decrees of futurity. In gers in his body, at the fame moment, an exclude himself from thinking from the hands of as many vindicand praying in his own way? No. tive affassins, whole dundertaken to the follows the bent of his faith; execute the commands of the hierarand deems the man guilty of tyrandems. Recovering from these wounds, ny and facrilege who would prevent the wrath of his enemies was not facrilege. the wrath of his enemies was not fa- him. Will the infidel exclude him- fes and the convictions of reason. tisfied, by inflicting on this venerable felf from the same privilege? No. it wanders into the regions of visinge, the most brutal barbarity. He was afterwards struck dead by the clude? Neither the Christian, nor minion; the image of truth slits the same privilege? hand of an affassin, as he was engage the insidel; because their rights are before the light, like those ideal beed amid the orisons of piety, at the reciprocal, and no preponderance, ings which the delerium of reason foot of the shrine. In England, the one way or the other, can dimipersonifes into the semblance of the light, like those ideal because their rights are and, indeed, all over Christendom, nish, or encrease their dignity. To reality. Hume, Bolingbroke and Shaftsbury say that either had the right to ex-Hume, Bolingbroke and Shaftbury have long fince received the venge clude, would be to authorize a human acrial excurtion, eludes the purfuit of perfectution, proceeds from the pride of religious infallibility. It is incorporated in the devotions of every feet who pretends to worthing the divinity. To Erebus, one of the divinity. To Erebus, one of the divinity. To Erebus, one of the five neither the fuperiority of the given hells of perdiction or to the devotions of the divinity. To Erebus, one of the divinity are neither the fuperiority of the proper of the five neither the fuperiority of the matter of the eagle, which in its acrial excurtion, eludes the purfuit of the eye, and leaves nothing but its image, which fancy weakly paints, on the blue expanse of the firmation of the devotions of the most incorporated in the devotions of the divinity. To Erebus, one of the five neither the fuperiority of the divinity. To Erebus, one of the five neither the fuperiority of the eye, and leaves nothing but its image, which fancy weakly paints, on the blue expanse of the firmation constitution; did, by virtue of the powers to them delegated by the fame, bargain and sell unto Zacharia Cox, Matthias Maher and their affociates for a valuable considerable considerable in provenients.

What then are the claims, what the fuperiority of wishing the conficiences of the firmation constitution; did, by virtue of the powers to them delegated by the fame, bargain and sell unto Zacharia focoa, Matthias Maher and their affociates for a valuable consideration on (acknowledged by the proper of-the succession on the blue expanse of the firmation constitution; did, by virtue of the constitution; did, by virtue of the powers to them delegated by the same acroal excursion, eludes the pursuit.

It is like the eagle, which in its of the eye, and leaves nothing but its image, which fancy weakly paints, on the blue expanse of the firmation constitution; did, by virtue of the constitution; did, by virtue of the constitution; did, by virtue of the with him in matters of religious with him in matters of religious principles of analogy, the fame effectly immaterial, feet, in the moral world, that two out the power to communicate more whether opportunity to receive con
The would be opposing the confciences pable, by his wisdom, to lull to report and, denominated and known by the name of the Tennessee the two of Paris, on Main street, and known by the name of the Tennessee the two of Paris, on Main street, and company Purchase; which purchase embraces the Great Bend of the river Tennessee, together with out the power to communicate more of the river Tennessee, together with the river Tennessee, together with out the power to communicate more of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the Tennessee the town of Paris, on Main street, and known by the name of the T whether opportunity to receive confect, in the moral world, that two out the power to communicate more viction of the truth, has been enjoyed, bodies of the fame nature, coming knowledge on the subject, than what or not. The Musselman of Medinin the phose of the common feelings na, finks the Laplander of the pole in the physical. The one, possesses of all mankind, can only be exercisted perdition, because he has never as much natural force, as the other. Despotism is of that vigilant nature the hely prophet, and knelt at the govern the conscience of the priest, which never slumbers. A tribunal

toleration.

to the Danville diffrict court which shall gence, which he derived from nature,

I shall not attempt to develope the ner as it would have been if this act had subject of religious despotism upon impostors. principles of right reason; -and this

first Monday in May next, at the state ter to those rights, is not altered by the power of the inquisition. that the diffrict judges shall remain in pearance ef a superior title. It re-

ter persecution to the author, and the true ground of religious liberty, terror, because like despotism, it has kind. It is human despotism in arms unexampled impunity! and the saupon grounds fo perfectly untenable, let us proceed to make the applica-

ing a view of the history of fociety, equal right to do the fame thing that which proceeds from a conceithe human mind, in every age, apwith another. It is presumption of pears to have been as little disposed the most treasonable kind, and facritorial forms and my God? I have an more insolent or less tolerant, than laws, that confident to gether.

Thus I hope I have proved, that bid it people of Georgia.

WERTER.

Thus I hope I have proved, that bid it people of Georgia.

WERTER.

24th January, 1803. to grant toleration to the philoso-lege against the decrees of nature. tance to the hoary headed bigot.

light of nature, and who lived four on, has changed the face of nature. common experience of mankind.

It follows, of courfe, by analogy Hence, if superior knowledge mas Paine, like his unfortunate pre- ground of principle.

rearance of any person or persons at decessors, has not escaped their ven- The liberty of conscience, may be from the light of nature, under the and to crown this their most extra-

capricious will of human legislation; and where it ought to end, indepen- or time give it validity.

fhrine of the facred Caaba. The as the priest has to govern the conscience, is a religious tyranghost of the Jew, slits through the ence of the layman; and the questi- ny; and its effect has uniformly thades of Erebus, purfued by fiends, on has generally been, not who does been, the diffemination of error and in the imagination of the Pagan; in reality possess the right, but who oppression.—I appeal to the annals and the divine Socrates who adored shall acquire and maintain it.

any term of any quarter fession or dis- geance, in an age of philosophy and considered as a species of personal dominion of speculation, which is ordinary unparallelled preposterous property. It is of the most facred often influenced by the passions of declaration, they then caused the re-That a being like man, endowed kind; and can never be invaded up-men; and at best, is nothing more, cord, which was made for faid land, case it had not been passed, such bail with reason, should thus have become on the principle of right. He, there- than the defultory conclusions of to be drew by violence from the arbond or recognizance shall be returned the sport of passion and delusion, fore, who would deprive another of human reason. Besides, if know-chives of the state, and publicly to the third day of the first term of the that the spirit of intolerance should that property, would act under the ledge is to be considered the criteri-committed to the slames!!! What which the quarter fession or district court have obliterated every honest feeling same title, that authorises the assassin on, there ought also to be a criterion motive or notions, induced this runof the heart, and facrificed to pride, to commit murder, or the robber to to fix the precife grade of that in- mad speculative affembly, to affume the empire of that sublime intellideprive the traveller of his purse, telligence, which is most suitable to such unconstitutional, impolitic, and gence, which he derived from nature, Against these crimes, human laws the end in view.—I must, also be despotic powers, as to make and pass are among the most curious pheno- have opposed the vengeance of pu- acquainted with the nature and this their illegal, iniquitous and innishment. Against the crimes of re- force of the evidence upon which it samous declaration; I know not, but ligious despotism they are silent. is grounded; otherwise, I am not certain it is they did it, which serves mystery; I shall only investigate the Blush justice! for your oracles are bound to give up my natural privi-either as a monument of their pro-But to shew the absurdity of any ther. Now if I am as well acquain- ciples, for nothing can be more obpurpose can be best effected by an man or set of men, setting up a tribu- ted with the evidence of truth as viously clear and certain beyond all enquiry into the rights of religious nat for the regulation of conscience, another, I am equally as well quali-manner of doubt, than that this clerks of the quarter feffion courts; and liberty. When the mind reflects on in a more confpicuous point of view, fied to regulate my actions, by the their lunatic proceedings, has not, the fulject, the fame difficulties do let us enquire whether fuperiority light it has communicated to my nor cannot affect the right of the heretofore for fimilar fervices, except not occur, as when it is engaged in that no sheriff shall be entitled to any developing the titles of usurpation. on superiority of knowledge. If of intelligence which prepares me, tees) to the said land in the smallest that no sheriff shall be entitled to any developing the titles of usurpation, on superiority of knowledge. If of intelligence which prepares me, tees) to the said land in the smallest daily allowance for attending the cir- It does not ask, why, or wherefore; knowledge is to be considered as the to combat error and elude the en- degree, for where an individual, or but comes immediately home to the criterion in this case, I must be sirst chantments of delusion. My moral individuals, are parties to, and in-This act shall commence and be in point of conviction. The charter convinced, that this knowledge is duty is secure upon the ground of terested in any contract, which has force from and after the last day of A- of authority is founded in the moral fully competent to reveal the truth conviction, as far as conviction can or may hereafter be made, with eipril next, except that the judges to be nature of man; and the moment he and to protect me, from the illusions make an impression upon it. If, ther of the legislatures in any of the commissioned by this act shall be appoin- begins to exist, the right begins al- of error. I must, in the second therefore, truth has become as fami- American states; that state, so place, be fo completely fatisfied of liar to me as another, we are in that contracting, as well as the individugislature, to hold their commissions from Upon the foundation of perfect the character who presides over my case, precisely on the same terms of als themselves, with whom they may and after the last day of April next, and natural equality, man claims the prithe circuit judges shall convene on the vilege of religious liberty. The charpurity of his motive, in assuming rally ask, who is he that would prefirst Monday in May next, at the state ter to those rights, is not altered by the power of the inquisition. houle in Frankfort, for the purpole of conflituting a general court, and shall at usurpation, which is the true basis of the conflituting a general court, and shall at religious intolerance. It is only furd, than to form a criterion to exhall a myself? In this state of the case, from undoing of themselves what different circuits, Provided however, suspended by the more plansible ap- plain a subject, which in its nature the answer can only be, no one. The they have once so deliberately ratifithat the diffrict judges shall remain in pearance of a superior title. It retheir office as district judges, until the ceives no impression from Time, bethermometer to measure the operathe rights of reason, give him not These rights & this doctrine is excause Time can make no impression tions of the physical world; because the title. I am possessed of all that pressly guaranted and recognized to on principle; and the same rights first principles are deducible from evidence of the truth, which ano- every citizen, not only by the great which appertained to Philip of Ma- facts, which are presented to the ther has acquired, and which, he confederated compact of united A-On the Political Character & Wri- cedon, appertains to every member of fenses by philosophical experiment. cannot transcend, by any human merica, but likewise by the different tings of Thomas Paine, author of the living generation; nor is the title But a thermometer of confcience, exertion. Usurpation gives him no state constitutions, and the universal Common Sense, Rights of Man changed, by the slight of two thousand functions are fixed point to rest on, where fand years. It is not subject to the its mensuration ought to begin human legislation cannot confirm it,! If notwithstanding the facred

publication of that work, than exer-

The eagle, which in his ætherial flight, fixes his eye on the fun, is a more elevated being in contemplati- N. W. T. on; of philosophy, than man under Kentucky, part of two tracts, contain-

STILPO.

DEFENSIVE AND DESCRIPTIVE REMARKS, ON THE

Tennessee Company Purchase.

ninety five, the legislature of Georreality.

gia, in a full fession affembled, in surveyed and patented for Moody and M'Millin.

It is like the eagle, which in its perfect conformity with their own 1000 acres Military land on the many land on th Company Purchase; which purchase embraces the Great Bend of the river Tennessee, together with a vast quantity of first rate bottom, which streaches itself along the South bank of said river for upacres of the most fertile and pro-subscribers. ductive land on the continent of

Westren America. Notwithstanding the solemnity, Lexington, Kentucky, ? legality, and perfect conftitutionali- January 14th, 1803. y, of the above mentioned grant of of history for the truth of the affer-land to Cox, and his affociates; Taken up by John Dezier, in Neldid, contrary to all law precedent, Chaplain's fork, an Hence, if superior knowledge is and the principles of justice, pass a centuries before the golpel dispentation, has experienced a fimilar fate. of argument, that the right to exticute the feature of a fimilar fate. In all these cruel male dictions, the betty, be they of whatever nature, pride of religious infallibility is the berty, be they of whatever nature, great leading principle; and Thomes, it is putting the liberty of conscience, which springs have the principle of principle.

Traves Davis, J. P. N. C.

Traves Davis, J. P. N. C.

Berty of conscience, which springs and the principles of juntee, pais a like the principle of pais a like the principle of a like t

lege of thinking for myfelf, to ano- found ignorance or abandoned prin-

| right of the company, and their granbecause, altho' it may suspend, by dent of the common feelings and Presumptious, therefore, is that tees, to the peaceable enjoyment of usurpation, it cannot destroy by sentiments of mankind. To make man who intermeddles between me said purchase; we could conceive it right. It exists in the nature of knowledge, therefore, the evidence and my God. If happiness is the possible for the state of Georgia, to man; himself is the evidence of of the inquifitorial title, is to invest great end of my being, religious li-be so impolitic and iniquitous as to THERE has no work of genius until that nature and evidence are appeared fince the American revo- lost, amidst the convulsions of time. fice, than the due subordination of lution, that has occasioned more bit- Taking this state of the cause, as the passions, it becomes an engine of its tyranny of the most facriligious constitution flagrantly violated with terpersecution to the author, and the respection to the suppose of the suppose the first three first thre no laws but the laws of extermina- against the God of nature, conspir- cred temple of justice rent afunder ing to derange the beautiful order and buried in the wreck of violated There is no tyranny in the world, of the universe, by violating the fundamental law! " Forbid it juitice," forbid it good policy, and for-

VALUABLE PROPERTY

crosses from Limestone to Chillicothe; This great man has been perfecu- this tract contains about three hundred

hio river.

1000 acres ditto ditto, lying on Brush creek, a few miles from New Market,

ing 6000 acres, surveyed and patented for William Jones.

4000 acres, Clarke county, Kentucky, part of a tract of eight thousand acres, furveyed and patented for Richard Chin-

3332 2-3 acres, Mason county, Ken-ON the 24th day of January, in tucky, part of 5000 acres, surveyed and the year seventeen hundred and patented for George Underwood. 1200 acres, Mason county, Kentucky,

South bank of faid river for up- co, or on giving bond with good fecuriwards of thirty miles, including at ty, a confiderable credit may be had.—leaft, one hundred and fifty thousand For further particulars enquire of the

JOHN JORDAN Jun. JOHN A. SEITZ.

and the givine socrates who agored the foliation of this simple questi-tion; and rest its validity upon the the very next assembly of Georgia, son county, in the neighborhood of IRON GRAY FILLEY,



We are requested to give notice, "that if God will, Mr. Abel Serjeant will preach in Lexington on the last Sun- then expect to see it observed, and reveday in this month, at 12 o'clock, and at rence and respect to the constituted auearly candle light; at fuch place as the friends shall appoint."

There are two mails from the Eastward now due-The Southern mail of last night brought a paper containing of justice, that all indecorous tumult in the following article:

LONDON, November 3. We received last night French papers yesterday (14th June) very noify, to the 31st ult. It is with a mixt feel- and interrupted the proceedings of announce the entrance of the French troops into Switzerland. The courier who carried col. Rapp's fummons to the who carried col. Rapp's fummons to the keep filence, and heing informed it diet of Schwitz to diffolye itself, was to keep silence, and being informed it allow the Diet only one hour to come to was the sheriff's he immediately a determination. The Prefident, Read- stopped the proceedings in the cause, ing, returned for an answer, "that hav- until the under sheriff made his aping received the letter at 10 o'clock at pearance. His lordship then infornight, and consequently too late to con- med him, that it was fit that they my wife Lucy Haff, as I am deterwoke the affembly, and that having only should be able to administer the jusone hour given him to reply, he had con- tice of the country without interrup- made, or debts contracted by her af fined himself to acknowledge the re- tion. "I understand, fir," faid he, ceipt of the letter."-As foon as this " that it is your duty to order filence laconic answer was received at Berne, kept; I therefore fine you 51. for general Ney's aid-de-camp fet off for your negligence; &unless silence be Genoa; and in 24 hours afterwards the bereafter observel, I shall have recurgeneral himself arrived. On the evening of the 23d a batalion of French rence to the same means to enforce troops took possession of Berne. A your attention to your duty. corps of 1000 men had taken possion of Basle two days before. Troops are al-fo marching against Zurich, and the

dent of the Swifs Diet. But that is a perform who will be found mere pretence; for the troops had actu- person who will give such informaally entered the country before that re-ply was received. The French officer the thief, shall have the above rewho was the bearer of it, arrived at ward, or FIVE DOLLARS for the Berne at 11 at night on the 21ft. On Saddle only. that very day a batalion of 1600 men occupied Basse, Grison had been invaded Lexington, 21st Dec. 1803. fome days before. It feems obvious therefore, that the invalion of Switzerland was a measure determined upon whether the Diet submitted or not.

has entered the Grifons.

The Diet has fent couriers to the different cantons to furnish their contingents with all possible speed. Not that Switzerland, unaided by a single power, can expect to refift with fuccess, the torrent of French force which will be poured upon her: but it is fome confolation to fee that liberty can still inspire her fons with the gallant determination not to yield without firiking one blow for Switzerland.

## COMMUNICATION.

"THE following extract from London print, is recommended to the very ferious attention of some of the courts of justice in Kentucky. The noise and want of decorum in our tribunals, remind every stranger of the Bear "Refpect should be decently exacted For terms apply to where ever it is due, not from a principle of pride, or from a littleness of mind but because it facilitates the due degrees of necessary acquiescence, and regulates the complex movements of the political machine." How is it possible for causes to be investigated, for business to be transacted, with order and regularity, amid tumult and confusion? Where every citizen assumes the right of converfing in courts of justice, it is impossible for the arguments of counsel to be heard, or for the testimony of evidences to be liftened to. The attention of the court and jury should not be divided. Where the rights and properties of their fellow citizens are to be decided on, no other object should engross have decided the cause.

But the rapidity with which business would be transacted if disorder and tumult were banished from our tribunals, mould be a great inducement for our courts of justice to banish it from their presence. It is as impossible where tumult prevails for business to be conwith justice and prepriety.

The judge who tamely suffers it, or whenever it appears passes it by unnoticed, difgraces himfelf, degrades his offiit appears. And the judge who does not execute the law, encourages it negatively, when he might repress it by murder to be committed when he can its existance negatively.

s existance negatively.

How easily might it be repressed if JONATHAN FORBES, (Seal)

Teste

judges were determined to comply with! ples were made, if penalties were ex- Shrieve's mill, a acted on those who disturbed the order and decorum of courts, if judges were to declare their determination of rigidly enforceing the law; then might that or der and decorum be restored to their procedings which the law contemplates. and fo much delights in. People would thorities would be the first fensations which they would feel upon entering the walls of a court of justice.

Let the following article be read, and for the fake of decency, for the advancement of business, and for the promotion our tribunals may hereafter be legally

" The audience in Guildhall was

# TEN DOLLARS REWARD.

STOLEN from the fubfcriber, French army in the Italian Republic (out of his stable) A SADDLE, almost new, has been used about It is afferted, in the Paris papers, that three months; the maker's name is the entrance of the French troops, is the Seth Creigh, which will be found

JOHN A. SEITZ.

In all probability the Saddle will be offered for fale in this neigh-

#### NOTICE.

ALL persons indebted to John C. Owings & Co. are requested to make payment to the Subscriber, before the 15th of March next. The fituation of the company will not admit of their giving longer indulgence .- And those who have demands against said firm, are requested to bring them forward for adjust-

JAMES MORRISON, Agent for J. C. Owings & Co. Lexington, Jan. 24, 1803.

## BOAT BUILDING.

thod to inform the public, that they viz. Garden and the brawling streets. There thod to inform the public, that they viz.

are regions where" tumult and diforder have now on hand at Bowling's Lanshould not be seen. There are places ding, on the Kentucky river, TEN where respect should be paid to official ORLEAN BOATS, for sale. Any flation, where the honor and dignity of person applying can have one comthe country is interested in supporting it. pleted by giving one week's notice.

Azariah Prather, At Bell's Mills, Stephen H. Reed, At the Landing.

January 19, 1803.

LINCOLN COUNTY, fct. To all Sheriffs and Constables within

the Commonwealth of Kentucky-Complaint being this day made to me upon oath, by David Simpson, the whole Western country; the deputy sheriff for James Davis, Sheder M'Farlin, who was committed which they are to be returned to to the jail of the faid county, for want of bail or fecurity, at the fuit want of bail or fecurity, at the fuit to fill the flick ferinties in ether flats. and evidence, which otherwise would eenth day of January 1803 last past, make his escape out of the jail of the said county, and is now going at Madison County set. large. These are therefore in the name of the commonwealth of Ken- John White, complainant, tucky, to require you and every of you, to seize and retake the said A- William Weathers, defendant. lexander M'Farlin, if he be found in ducted with dispatch, as for it to be done your respective counties or precincts, and being so retaken, to convey him, having failed to enter his appear- door of the court-house of this counthe said Alexander M'Farlin to the ance agreeable to law and the rules ty, and that another copy be publishprison where debtors are usually kept of this court, and not being an in-ed at the door of the stone meeting in your faid county, there to be kept habitant of this state, on the motion house on Howward's creek, some cial station, and dishonors the public justine fase custody, until he be thence of the complainant by his counsel, it is ordered, that the said defendant pressing it, or for punishing it whenever and you, the said jailor, are hereby do appear here on the first Monday

A copy, commanded to receive into your faid in March next, and answer the bill jail and custody, the body of the said of the complainant; and that a coacting positively. The man who suffers keep, until he be thenceforth distance months in the Kentucky Ga- Keep, until he be thenceforth distance months in the Kentucky Ga- Keep, Madison county, prevent it, is almost as great a criminal, then make return of the execution house door, and a third published at about two years old, four feet eight plying at this office. tor. And the judge who permits difor- of this warrant. -Given under my the Stone Meeting-house some Sunder when he can prevent it, encourages hand and feal this 19th day of Janu-day after divine service.

Taken up by Harmon Cravens, the dictates of duty. If a few exam-living in Jessamine county, near

DARK BAY MARE, about five years old next spring, five feet high, a blaze face and three by the first of February next—those WAX, will be taken in payment at shoulder; appraised to 201. Nov. 27, request will not comply with the above the market price; after this notice, 1802. Test

Samuel H. Woodson, C. J. C.

Fayette Connty, sct. WHITE HORSE,

a half high, branded but not legible; Feathers, &c. appraised to 81. Given under em hand this 1st day of January, 1803 H. Harrison.

Taken up by William Nelson, Har rison county, Raven creek, a RED ROAN HORSE,

Andw. Hampton. 20th Nov. 1802.

ALL persons are hereby caution ed against dealing with, or crediting mined to comply with no contracts

January 20th 1803.

NEW AND CHEAP GOODS.

TROTTER & SCOTT, Have just received, and are now

opening, A Large & Compleat affortment o FALL & WINTER GOODS, Of the latest importations from Europe. Consisting of

Dry Goods, Hard Ware, Groceries,

Queens', China & Glass Ware, & Window Glass; Together with a number of articles toe tedi

ous to enumerate. All of which being purchased state, will be fold accordingly, for CASH IN HAND.

Lexington, November 17, 1802. THE Legislature having by act of Affembly, approved December 16th 1802, authorifed the President and 75 Goldsmith's England, \ Abrid- appraised to £.12. Directors of the KENTUCKY IN- 50 SURANCE COMPANY, to encraese their Capital Stock to Fifty Thousand Dollars; by disposing of Shares at one hundred dollars each, in addition to those already subscribed, until the Share's amount to five 1000 Spelling Books, afforted;

In pursuance of which,
The President and Directors GIVE NOTICE,

That for the accomodation of the Citizens of this State in general. they have appointed the following persons to open Books, and to receive the first payment of such per-THE Subscribers take this me- fons as wish to become Subscribers,

> RICHARD STEELE, Louisville. JAMES BIRNEY, Danville. KELLY & BRENT, Bourbon: DANIEL VERTNER, Washington. DAVID ZEIGLER, Cincinnation John WILKINS, Pittsburgh.

Subscriptions will likewise be re-Nathaniel Morrison, ceived in Lexington by the PRESI-DENT & DIRECTORS No one perfon can subscribe for more than 10 tiw shares.

As it is presumed that the Institution will become advantageous not only to the subscribers and the commerce and trade of our state, but to the whole Western country; the

> By order of the board. W. MORTON, Prefident.

June Court 1802. Against

IN CHANCERY.

Will. Irvine, C.M.C.

#### THE SUBSCRIBER

INTENDS going to Philadelphia who are indebted to him, either by requested immediately to pay the dit hereafter, and will have their should any person, omit making payaccounts put into the hands of pro- ment, they will be fued. per officers for collection.

Taken up by Charles Carr, near He has on hand a handsome affort-Walnut-Hill meeting house, a small ment of MERCHANDISE, which he will fell low for Cash, Tobacco, twelve years old, thirteen hands and Country Linen, Bees-wax, Goofe have business to transact either at

> Has just received a Handsome Assortment of QUEENS' WARE, COTTON

> CARDS, And daily expects a large affortment of Hard Ware, Cutlery, &c.

> N. B. A FARM about three miles

PRINTING OFFICE, BOOK STORE.

(Removed from Philadelphia). JOSEPH CHARLESS,

INFORMS his Friends & the Public, that he has opened his PRINT. Sometime in March 1802, supposed ING OFFICE & BOOK STORE, between Mr. Bradford's Office and Mr. Marshal's Tavern.

Kentucky, Tennessee and Ohio, may hereby forewarned from purchasing be supplied with School and Miscel-, said Bond, and Col. Clay is also forelaneous Books, on the fame terms as warned from paying faid bond to any at Philadelphia or Baltimore, (ad-person except myself. ding carriage.) As foon as paper can be procured, the printing of Henry county, Jan. 11th, 1803. Spelling Books, &c. will be commen- The above advertisement was

Amongst his present stock on band, last, but accidentally omitted. lower than any imported into this 2 Bets Hume's History of England,

with the Continuation, Sets Shakespeare's Works, with Johnson's notes, 4 Chaptal's Chemistry, 2 Materia Medica,

do Rome, 150 Scott's Lessons. 100 Sheridan's Dictionary, large

and fmall; 150 Bibles, octavo school & pocket, 500 Testaments,

2000 Primers:

With a variety of Miscellaneous Books: Expected in a few weeks, a quantity of The Baltimore Collection, and

Rippon's Hymns. PROPOSALS Are issued for Printing by Sub-

scription,

A NEWS-PAPER,

TO BE CALLED

The INDEPENDENT GAZETTEER;

Of a fize nearly equal to the Philadelphia Papers at 12s. per annum. Lexington, January 18th, 1803.

CLARKE COUNTY,
October Term, 1802. Micajah Clarke, complainant,

against Johas Bullock, Willam Denfen-Bullock, George Caldwell, Samuel Smith, dants. & Patterson Bullock.

IN CHANCERY. THE defendants Jouas and Samuel, not having entered their appearanceherein agreeable to law and January 10, 1803. se answer the complainant's bill, the day of November, 1802. same will be taken for confessedthat a copy of this order be forthwith nferted in the Kentucky Gazette for two months successively, that an-THE defendant Wm. Weathers, other copy be posted at the front

D. BULLOCK, C.C.O.S. TAKEN up by by RICHARD S.

inches high, a white spot on her forehead and a fnip; appraised to 121. October 4th 1802, before me. STEPHEN TRIGG.

ALL PERSONS,

INDEBTED to the fubscribers, early in the spring, requests all those by bond, note or book account, are fame—TOBACCO, HEMP, GIN

> On the arrival of Geo. Poyzer, Wm. Macbean intends starting to New-Orleans, and thus tenders his fervices to any persons who may Natchez, Orleans, or in the eastern states, on commission.

W: Macbean attends every day at the Infurance Office.

MACBEAN & POYZER. 8th January, 1803.

#### RAN-AWAY,

FROM the subscriber in Bour-GEORGE ANEDRSON. bon county, on the 2d inftant, an apprentice lad to the tanners trade, LEWIS BROWN by name, about eighteen years old. All persons are from Lexington on the Tate's creek hereby cautioned against employing road either to fell or rent. Apply or harbouring him in any wife. And any person that will apprehend faid apprentice and bring him back to the fubscriber, shall receive FOUR PENCE reward.

JOHN HOPPER. January 10th, 1803.

LOST in Lexington,

ABOND ON Col. Charles Clay of Clarke THE Merchants of the states of county for £140. All persons are

ZEDEKIAH SOUTH. handed for publication in August

PRINTER TAKEN up by John Scott, on the Hickman road, a dark bay horfe. three years old, about fourteen hands high, his hind feet white, a star in the forehead, branded H;

Given under my hand, this 15th day of November, 1802.

JOHN HAWKINS.

FOR SALE, One Hundred and Five Acres of LAND,

ON South Elkhorn, eight miles from Lexington, at the mouth of the Town Fork, with two conveni ent Dwelling Houses, Merchant, Saw & Hemp Mills lately repaired. a Barn, Stables, and other Ufeful Buildings-Apple and Peach Or-chards, &c. The title indisputable. This valuable property will be fold at a low rate partly for cash, and partly for merchandize or lands in the lower counties of this state of the adjacent counties of Tennellee If not fold before the 25th of March it will be rented.

JOHN CALHOON Sen. 8th January, 1803.

. NOTICE. THOSE indebted to JOSEPH TIL FORD deceased, late of Lexington either by bond, note or book account. are requested to make payment immediately. Also those having demands against faid decedent, are requested to bring them forward properly authenticated, in order that arrangements may be made for pay-

ment, by JESSE LAMME, Adm. Fayette county,

their attention. If that is taken up of Alexander Sproul, upon a written their attention of the fiving one and an inflamine County, with the frivolous transactions of others, of ne exeat, for five hundred pounds they may chance to overlook arguments and the night of the eight.

By order of the heard sel, it is ordered that unless the said saddle spots, shod before, 14 1defendants do apppear here on the hands high, appraised to 60 dollars. Given under my hand this 22d

JOHN LOWERY. SADDLE FOUND.

FOUND on the Georgetown road, a few mornings fince, a half worn

SADDLE. The owner may have it by applying to the subscriber and paying charges WM. ALLEN.

# RALPH NAILOR,

Who formerly lived Kentucky, died in December 1799, in Jones coun ty, North Carolina. If he has and heirs in this state, they may hear of fomething to their advantage by ap

Nailor was a mill right.

Sundry Advertisements unavoidab omitted shall appear in our next.



From the National Agis. STANZAS.

To Thomas Jefferson, president of the United States.

OFT' have the poet's mercenary fong, Correctly mean and elegantly low, Told the falle plandits of a courtly throng, And wak'd a finile on guilty grandeur's brow.

But, Jefferson, here virtue's guardian hand

Tears from the Syren, adulation's pow-

Thy spotless praise the voice of every SUPERFINE CLOTHS, BLANland Hangs on the wings of every parting.

Here can no poet's mercenary fong, Echo the praises of a courtly throng, Nor the poor wealth of many a powerful state.

Buy a new honour for the Truly Great.

Proud of her theme, the muse would gladly rife, And foar, majestic, thro' you azure skies

For there the power of heaven-descending verle, Would but a nation's gratitude rehearfe.

From Europe's shores to farther India's

lands, From Ganges flood, to Afric's burning fands,

Thy worth, thy greatness, to the world are known;

Majestic virtue soars above a Throne. Long had we groan'd beneath oppressi-

on's chains, Long had we wept for darling liberty. When Jefferson, in mild, seraphic strains. Bade us our fetters spurn and dare be free.\*

The voice of millions lift thee o'er the

Which thou, with Washington, from flavery freed; Powerful in virtue, now thou rul'st the

helm; In peace—in war, the blest of Heaven fucceed.

While the great globe shall on its Axis Or twinkling planets in their orbits run; Thy deathlefs name shall found from

pole to pole,

And rival e'en Columbia's Washington. 'Tis thine to breathe new virtue o'er the

T' inspire the love of liberty in man, To bring creation to a glorious birth, To charm perfection, and complete the

plan. Oh! born to grace and dignify mankind,

Years long await thee time himsfelf shall stay;

The bright effulgence of fair freedom's ray.

66 Long mayest thou live (the foul of nature cries,) " Greatest of mortals, favorites of the

ROSANNA MARIA.

SUTTON, November, 1892. \*Alluding to the Declaration of Indepen-

> -DIVERSITY.

meet his friend on particular busi-auction, in the town of Jeffersonnefs, went to his house and knocked ville, all the unfold inn and out vate sale, and if not disposed of soon wanted her master. "He is gone Monday the twenty-first day of where the title papers by application out, Sir," says she. "Then your March next, at 10 o'clock. A cremay be seen, and due attendance mistress will do," faid the gentle- dit of twelve months will be given - will be given by man. "She," faid the girl, "is gone out too."-" My business is of confequence," returned he, " is your mafter's fon at home ?- "No, Sir,' too." Upon which the gentleman LEY, one year old last spring, bran- joining the tract on which the Seat bade her inform her master, that, ded on the near shoulder and thigh, of Justice for Livingston county is the did not expect to be received so thus S, no other marks; appraised established, known by the name of Mercer County,

TAKEN up by LEWIS NOEL, living 1 1-2 miles from Curd's Ferry, in Jeffamine County, a light bay or forrel HORSE, about 8 or nine ving in Scott County, on the waters ginia Continental Line, and are fail years old—no brands perceivable; of Eagle creek, one black HORSE, one faddle fpot on each fide of his five years old next for the country of the County, on the waters ginia Continental Line, and are fail a blaze and fnip; appraised to nine pounds.—Also a back, with a small star and sign the country of the Countr back, with a small star and snip, the on the near shoulder O, part of one situation-Reference may be had to

JOHN LOWERY.

Wanted, AN APPRENTICE TO THE PRINTING BUSINESS. Apply to the Brinter bereof.

Will be given for a likely NEGRO WOMAN, Between the age of 16 and 25 years She must be well recommended.-Enquire of the Printer or of JACOB TODHUNTER,

January 1, 1803. WALKER BAYLOR & SON.

Have just received on consignment, Mideira, a quantity of WINE, RUM, AND FISH OIL, London Particular Which they will fell on a moderate 4-4 proof French Brandy, advance for CASH only.

They have also on hand SPANISH ACID, by the quart or Cirmegs, cask. And expect by the first arriv-Cloves and Mace, als to receive

KETS & other woollens, SPA-NISH and FRENCH INDIGO. Lexington, Dec. 17th, 1802.

THE Co-partnership of JOHN JORDAN Jun. & Co. having this day expired—All those indebted to Queen's Ware, faid firm either by bond, note or Dishes afforted, book account, are requested to make mmediate payment to John Jordan Plates afforted, Jun. or Andrew F. Price, or steps China Cups and Saucers,

JOHN JORDAN Jun. & Co. be done by John Jordan Jun. who

Large and General Assortment of MERCHANDIZE,

which he is determined to dispose of Mill and Croffcut Saws. on the most reasonable terms for, Cash, Hemp, Country Linen, or approved produce. No Credit.

NEW & CHEAP GOODS.

WILLIAM WEST, Has just received in addition to bis Duncan's Logic, former assortment, the following

MERCHANDISE, VIZ.

Fine Cloths and Caffimers; oarfe do. and Coatings, Elastic do. and Flannels, Scarlet Cardinals, Fulled Stockings and Gloves, Worlted and Cotton Stockings, Silk Shawls and Handkerchiefs, Fancy Swanfdown, Velvers, Thickfets and Corduroys, Irish Linens and Callicoes, Imbrellas, Blistered Steel,

Pennsylvania made Axes and Castings, Madder and Indigo, Coperas and Allum, Mace and Nutmegs, Cinnamon, Green and Bohea Tea.

Pewter and Tin ware,

mings, Lace and Edgings, Spelling Books, Slates,

Paper and Ink Powder.

Country Produce.

CLARKSVILLE.

A gentleman having appointed to of Clarkfville, will be fold at public red. bond and approved fecurity will be required.

By order of the Board. WILLIAM CLARKE, S. T. C.

to 91. this 22d day of November, Eddieville. Also,

JAMES GILMER, J.P.

Jan. 11th, 1803.

ROUND TEXT COPIES. Maybe, had at this Office, Prite 2/3.

ALEXANDER PARKER & Co. Have just received from Philadelphia in addition to their former as-

sortment,

Irish Linens, Worfted Hofe, Coarfe Mullins. in Jeffamine county. Muslin Shawls, Black Bombazettes, Hyfon and -1 TEAS, Imperial WINES, Sherry, and Mustard in bottles, Alspice,

> tine Varnish, Coperas and Glue, 1-2 pint and quart Tumblers, 8 by 10 & 10 by 12 Window Glass, Ginghams, 14 by 14 & 19 by 20 Coach Glass, Dimities, Gallon, Half-Gallon and BOTTLES,

Vegetable and Sauce do. do.

will be taken to compel the fame. White and Enamelled Queen's Ware do. afforted, N. B. The business in future will Enamelled Teapots and Sugar Dish

> Bowls and Mugs, Cotton and Wool Cards afforted, Sheet Copper, Brass, and Iron, Millington and German Steel,

Yacob's Law Dictionary. Lexington, K. Nov. 20th, 1802. Sheridan's & Entick's Dictionaries, Coarfe Muslins, Young's Latin do. Cuthrie's Grammar, Ferguson's Altronomy & Lectures, Gloves, Vatell's Law of Nations, Scott's Lessons, Columbian Orator, American Selection & Preceptor, Gibson's Surveying, Staunton's Embaffy. Clarke's Homer and Virgil; Greek Testaments,

School-mafters Affiftant; Bibles, Testaments, Spelling Books, &c. &c. moderate terms for Cash, Country HEMP.

Linen, Linfey and Hemp. L'exington, Dec. 2d, 1802. N. B. Have on hand a large quantity of Mixed and Drab Plains, Halfthicks, and Coatings, which will be fold very low by wholefale or retail:

FOR SALE For Cash, or on Credit, 2000 Acres of LAND,

leriburg, entered on a military warrant early in 1780, surveyed and patented in the name of Joseph Chew, and by faid Chew, conveyed in trust Which he will fell at the most red- to Robert and John Watts, of the iced prices for Calli, or approved city of New-York. The good quality and convenient fituation of this tract of Land is fo generally known that a particular description would be unnecessary, it is presumable PURSUANT to a Resolution of those inclined to purchase will exthe Board of Trustees, of the Town amine it. It will be divided if requi-

The fubscriber will fell it at pri at the door, which was opened by a LOTS of the faid town of Clarkf-er, it will be offered publicly at the fervant girl-He informed her he ville. The fale will commence on Paris District court in March next,

H. TAYLOR, Attorney for Robt. & John Watts. 30th Oct. 1802.

MILITARY LANDS.

1000 acres on Tradewater.

The above lands were entered, furveyed, and patented in the name about thirteen hands and a half back, with a small star and snip, the on the near shoulder O, part of one of the office of Col. Richd. C. Ander-should be should be shou BENJ. ROBINSON, in Lexington.

JNO. M. BOGGS. \*\* If the above lands are not fold before the 1st day of January 1803, they will be leased on certain terms-Apply as above.

JOHN JORDAN Jun. Has just received and is now opening,

Die Way and who

A large and well chosen assortment of MERCHANDIZE, Consisting of the following articles, course of a short time, have all kinds

viz. Superfine, Fine & Common Cloths, Caffimers, Swanfdowns, Striped and plain Coatings, Rose and striped Blankets, Fancy and Constitution Cords.

Velvets and Thickfetts, Camblets, Wildbores, Moreens, Jones's and Durants, Callimancoes, Bombazeens and Bombazetts,

Checks and Cotton Stripes, Spirits of Turpentine and Turpen- Jeans and Fustians, Boglepores, Plain, Clouded and Striped Nan-

> Merfailles Vesting, Mantuas, Lutestrings, Taffeties, Senchews, Sattins and Pelongs. Persians,

Chintzes and Callicoes, Cambricks,
Cambrick, Jacconet, Lappet and
Book Mullins,

Do. do. do. do. Tambored do. Jacconet and Book Muslin Handkerchiefs. Do. Bordered Shawls,

Bandanna, India, Pullicat, Romall & Barcelona Handkerchiefs, Silk Shawls, Cotton do. Cotton Romall Handkerchiefs.

Silk and Cotton Hofe, Ribbands:

Laces and Edgings, Sewing Silk, Thread and Tapes, Turkey Red, Groceries, Stationary, Hardware, Cutlery and Saddlery, Queens and Glass wares,

6d. 8d. 10d. and 20d. Nails and Brads, Castings. ALL of which they are determin-

ed to fell at the most reduced prices Which they will fell on the most for Cash, Country Lines or

N. B. Those indebted to JOHN Samuel Smith, complainant, JORDAN Jun. & Co. or JOHN JORDAN Jun. either by bond. note or book account, are request ed to come and pay off the fame, as tis not reasonable further indulgence should be given.

July 1st, 1802.

NOTICE.

-Dr. Brown being determined to have a final fettlement of all his accounts. hopes that those who do not find it convenient at present to make payment, will not helitate to give their obligation

THOS. C. DAVIS. Dec. 7th, 18026 ENTERTAINMENT,

Sign of the Buffaloe.

JOHN DOWNING,

RESPECTFULLY informs his friends and the public in general, that he has taken that commodious framed house lately occupied by Mrs. M' Nair on Main-street, opposite the Court-house; where he is furnished New Two Story with convenient rooms, good beds, and a large stable with seperate stalls

TAKEN up by Martin Adams, iving on the head of Lyon's run, a SORREL HORSE,

SORREL MARE,

JAMES SLAUGHTER, J.P.M.C. 20th December, 1802.

BLANK DEEDS, For Sale at this Office. BRUSH MAKING.

Eighteen Pence per pound, will be COMBED HOGS' BRISTLES By the fubfcriber, who will in the

BRUSHES

For fale, on more reasonable terms, and will warrant them as good, if not superior to any brought or imported here. He hopes the people of this state, will pay some attention to faving them, or have it done by their domestics, in order to encourage manufactures in their own country, particularly as they are an article so easy saved.

They will answer as well taken off after the hogs are scalded, as before, and those of a hog one year old will do, that is, all that are briftles, short and long-I will take them uncombed, the price agreeable to the fituation they are in.

JAS. C. RAMSAY, Brush Maker. At Mr. Wm. Edwards's opposite Mr. Bradford's Printing Office, on Main street.

Lexington, Oct. 4th 1802. ROBBERY OF THE MAIL.

200 DOLLARS REWARD.

WHEREAS a robbery has been committed on the mail, on its passage from Frankfort, in the state of Kentucky, towards Nashville, in the state of Tennessee, and a reward of 100 dollars offered by the Poltmafter at Frankfort, in behalf of the Poltmatter General, for the appre-Linen & Cotton Pocket Handker- hention and conviction of the villain who perpetrated it. Now be it known that by virtue of the power vefted in the Postmaster general by an act of the Congress of the United States I do hereby confirm and ratify the act of the Postmaster at Frankfort, and do offer an additional reward of 100 dollars for the recovery of the mail at the fame time that the offender is apprehended and convicted of the crime, or 100 dollars for the recovery of the mail alone.

GIDEON GRANGER, Postmaster General. General Post Office, Washington ] City, November 16 1802.

STATE OF KENTUCKY. Mason County fct.

October term 1802.

Against William Wood, Simon Ken- > Defenton and Others, IN CHANCERY.

IT appearing to the fatisfaction of he court that the defendant Simon Kenton, is not an inhabitant of this comnonwealth, and he having failed to appear and file his answer, agreeable to law and the rules of this court, on motion of the complainant by his attorney, it fhall flay;

For thou hast op'd resplendent to the White and Coloured furr Trim-county of Bourbon, in the forks of Brown, for medical services, will please dant shall appear here on the first day Brush creek and Hinkston near Mil. to call on me, in Lexington, and either of the next April term, in person, or by ay off their accounts, or give due-bills tome attorney of faid court, and file his answer to the complainant's bill, the ame that be taken as confessed; and it s further ordered, tha copy of this order be advertised fo two months frecessively in some pub'c authorised paper, and that another be posted at the oor of the court-house in he town of Wathington, and a third posted at the door of the Baptist meeting-n use in faid town, some Sunday immediately after divine service. A copy. Tefte

Tho. Marsball fun. C.M.C.

FOR SALE,

THE Property lately occupied in this town, by m. Athur Thompson, and at present by Mr. Dellum, confishing of Two

FRAME HOUSES,

for the accommodation of travellers. Neatly finished, large and convenient Cellars, a large frame Stable and Kitchen, good Smoke House, and Three Lots belonging to the furnish both house and stable with above premises. Also two hundred acres of every necessary the country will af-That's unlucky indeed," repliced he, "but perhaps it may not be long before they return; I will ftep in and fit by the fire."—"Oh, Sir," fork of Cro-field head of Salt River, about feven miles from the dispute; the tait clear of every kind of a generous public, and affures them no exertion shall be wanting on his part to make their situation agreeatively unimproved. A liberal credit will be given for the payment, and the whole amount will be received in Produce The terms will be made known by application to the payment of the payment. The tree is gone out to make their situation agreeation."

Too O Acres of Military Land on part to make their situation agreeation. The terms will be received in Produce The terms will be made known by application to the payment. Philadelphia, or the subscriber, in Danville. J. BIRNEY. Danville, 9th February, 1801

> THE TRANSYLVANIA PHILOSOPHICAL SOCIETY, CONVENES at the University,

in her forehead; appraised to ten ward their differtations to the secretary by the 29 h April infuing, and preclude the inconvenience of individual application.

Lexington, Jan. 18th, 1803.